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United States Bankruptcy Court Western District of Oklahoma

In re Alfre	In re Alfredo Picazo and Carol Picazo			60			
	CHAPTER 13 PLAN						
	Check if this is an amended plan						
1. NOTICES	S:						
To Debtors:	This form sets out options that may be appropriate in some cases, but the does not indicate that the option is appropriate in your circumstances or district. Plans that do not comply with local rules and judicial rulings may be appropriate in your circumstances or district.	that it is pe	ermissibl	le in your j	form judicial		
	In the following notice to creditors, you must check each box that applies.						
To Creditors:	Your rights may be affected by this plan. Your claim may be reduced, r	nodified, or	eliminat	ted.			
	You should read this plan carefully and discuss it with your attorney if you h not have an attorney, you may wish to consult one.	ave one in th	nis bankrı	uptcy case.	If you do		
	If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, you must file a timely proof of claim in order to be paid under any plan.						
The plan con	tains nonstandard provisions set out in Section 10.			☐ Yes	■ No		
The plan limit Section 5.C.(its the amount of a secured claim based on a valuation of the collateral in acco 2)(b).	rdance with		☐ Yes	■ No		
The plan avoids a security interest or lien in accordance with Section 9.					■ No		
month for Plan payn	nents to the Trustee shall commence on or before 30 days after the Chapter 13 additional funds as required by law and/or any Court Order.	the payment	structure	is indicate	d below.		
Minimum	total of plan payments: \$179,160.00						
Direct	The Debtor intends to pay plan payments: Direct or By wage deduction from employer of: Debtor Joint Debtor						
Debtor's I	Pay Frequency: Monthly Semi-monthly (24 times per year) Bi-week	ly (26 times p	er year) [] Weekly	Other		
Joint Debt	tor's Pay Frequency: Monthly Semi-monthly (24 times per year) Bi-Other	weekly (26 ti	mes per y	ear) 🗌 W	eekly		
3. PLAN LE	ENGTH: This plan is a 60 month plan.						
4. GENERA	L PROVISIONS:						
a. As us	sed herein, the term "Debtor" shall include both Debtors in a joint case.						

b. Student loans are non-dischargeable unless determined in an adversary proceeding to constitute an undue hardship under 11 U.S.C. §523(a)(8).

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c. The Trustee will make no disbursements to any creditor until an allowed proof of claim has been filed. In the case of a secured claim, the party filing the claim must attach proper proof of perfection of its security interest as a condition of payment by the Trustee.

- d. Creditors not advising the Trustee of address changes may be deemed to have abandoned their claims.
- All property shall remain property of the estate and shall vest in the Debtor only upon dismissal, discharge, conversion or other specific Order of the Court. The Debtor shall be responsible for the preservation and protection of all property of the estate not transferred to and in the actual possession of the Trustee.
- The debtor is prohibited from incurring any debts except such debts approved pursuant to the Court's directives or as necessary for medical or hospital care.

5.	DISBUR	SEMENTS	TO	BE MA	DE I	3Y '	TRUSTEE:
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A.

В.

BURSEMENTS TO BE MADE BY TRUSTEE:		
ADMINISTRATIVE EXPENSES: (1) Estimated Trustee's Fee: 6.3 % (2) Attorney's Fee (unpaid portion): \$2,000.00 to be paid th (3) Filing Fee (unpaid portion): \$	rough plan in month	ly payments
PRIORITY CLAIMS UNDER 11 U.S.C. § 507:		
(1) DOMESTIC SUPPORT OBLIGATIONS:		
(a) Debtor is required to pay all post-petition domestic support obligat	ions directly to the h	nolder of the claim.
(b) The name(s) of the holder(s) of any domestic support obligation as	re as follows:	
(c) Anticipated Domestic Support Obligation Arrearage Claims. Unler under 11 U.S.C. § 507(a)(1) will be paid in full pursuant to 11 U.S.C. time as secured claims. Any allowed claim for a domestic support ob creditor shall be paid in full pursuant to the filed claim, unless limited	§ 1322(a)(2). These ligation that remains by separate Court O	claims will be paid at the same payable to the original order or filed Stipulation.
Arrearage shall be paid through wage assignment, pursuant to prev	vious Order entered I	by a non-bankruptcy Court.
Arrearage shall be paid in full through the plan.		
Name	Estimated arrearage claim	Projected monthly arrearage payment in plan
	\$	\$
	\$	\$
(d) Pursuant to §§ 507(a)(1)(B) and 1322(a)(4), the following domestito, or recoverable by a governmental unit, and shall be paid as follows:		claims are assigned to, owed
Claimant and proposed treatment:		
(2) OTHER PRIORITY CLAIMS:		
(a) Pre-petition and/or post-petition priority tax claims shall be paid in limited by separate Court Order or filed Stipulation.	full pursuant to the	filed claim unless
Name		Estimated Claim
IRS		\$9,486.14
		\$
(b) All other holders of priority claims listed below shall be paid in fu	ll as follows:	
Name		Amount of Claim
		\$
		\$

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C. SECURED CLAIMS:

(1) PRE-CONFIRMATION ADEQUATE PROTECTION: Pre-confirmation adequate protection payments to the following Creditors holding allowed claims secured by a purchase money security interest in personal property shall be paid by the Trustee through the plan as provided below. Adequate protection payments shall not be paid until the Creditor files a proof of claim, with proper proof of security attached.

Name	Collateral Description	Pre-Confirmation Monthly Payment
Nation's Lending	2707 Meadowveiw Dr.	\$200.00
Navy Federal Credit Union	2015 Toyota Tacoma	\$200.00
		\$

(2) SECURED DEBTS WHICH WILL NOT EXTEND BEYOND THE LENGTH OF THE PLAN:

(a) SECURED CLAIMS NOT SUBJECT TO VALUATION: Secured creditors with a purchase money security interest securing a debt either incurred within the 910-day period preceding the filing of the bankruptcy petition where the collateral is a motor vehicle acquired for personal use, or incurred within the 1-year period preceding the bankruptcy petition where the collateral is any other thing of value, shall be paid in full with interest at the rate stated below. The amount stated on an allowed proof of claim controls over any contrary amount listed below.

Name	Collateral Description	Estimated Amount of Claim	Monthly Payment	Interest Rate
Navy Federal Credit Union	2015 Toyota Tacoma	_{\$} 22,655.13	_{\$} Pro-Rata	6.45 _%
		\$	\$	%
		\$	\$	%

(b) SECURED CLAIMS SUBJECT TO VALUATION: All other secured creditors, except secured tax creditors, shall be paid the proposed secured value with interest in the amounts stated below. To the extent the proposed secured value exceeds the secured claim, only the claim amount, plus interest shall be paid. Secured tax claims shall be paid as filed unless limited by separate Court Order.

NOTE: The valuation of real estate requires the filing of a motion to determine value and the entry of a separate Court Order before any proposed secured value of real estate stated below may be approved.

Name	Collateral Description	Proposed Secured Value	Monthly Payment	Interest Rate
		\$	s	%
		\$	\$	%
		s	s	%

(3) DEBTS SECURED BY PRINCIPAL RESIDENCE WHICH WILL EXTEND BEYOND THE LENGTH OF THE PLAN (LONG-TERM DEBTS):

		*Monthly	*1st Post-petition	*Estimated Amt	Interest On
Name	Collateral Description	Ongoing Pymt	Payment	of Arrearage	Arrearage
Nation's Lending	2707 Meadowview Dr.	\$1,498.00	\$0	\$16,740.00	0 %
		\$	\$	\$	%
		\$	\$	\$	%

^{*}The "1st post-petition payment" is the monthly ongoing mortgage payment which comes due between the petition date and the due date of the first plan payment. The arrearage amounts, monthly ongoing payment, and 1st post-petition payment are estimated and will be paid

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according to the amount stated on the claim unless objected to and limited by separate Court Order. The interest rate to be paid on the arrearage and the 1st post-petition payment is reflected above.

(4) OTHER SECURED DEBTS WHICH WILL EXTEND BEYOND THE LENGTH OF THE PLAN (LONG-TERM DEBTS):

Name	Collateral Description	*Monthly Ongoing Pymt	*1st Post-petition Payment	*Estimated Amt of Arrearage	Interest On Arrearage
		\$	\$	\$	%
		\$	\$	\$	%
		\$	\$	\$	%

^{*} The "1st post-petition payment" is the monthly ongoing payment which comes due between the petition date and the due date of the first plan payment. The arrearage amounts, monthly ongoing payment, and 1st post-petition payment are estimated and will be paid according to the amount stated on the claim unless objected to and limited by separate Court Order. The interest rate to be paid on the arrearage and the 1st post-petition payment is reflected above.

D. UNSECURED CLAIMS:

(1) Special Nonpriority Unsecured claims shall be paid in full plus interest at the rate stated below, as follows:

Name	Amount of Claim	Interest Rate
	\$	%
	s	%
	\$	%

(2) General Nonpriority Unsecured: Other unsecured creditors plan guarantees a set dividend as follows:	s shall be paid pro-rata approximately percent, unless the
Guaranteed dividend to non-priority unsecured creditors:	<u>.</u>

6. DIRECT PAYMENTS BY DEBTOR: The Debtor shall make regular payments directly to the following creditors:

Name	Amount of Claim	Monthly Payment	Collateral Description if Applicable
	\$	\$	
	\$	\$	
	\$	\$	

NOTE: Direct payment will be allowed only if the debtor is current on the obligation, the last payment on the obligation comes due after the last payment under this plan, and no unfair preference is created by the direct payment.

7. EXECUTORY CONTRACTS AND UNEXPIRED LEASES: The plan rejects all executory contracts and unexpired leases, except as follows:

Name	Description of Contract or Lease

8. SURRENDERED PROPERTY: The following property is to be surrendered to the secured creditor, with a deficiency allowed, unless specified otherwise. The Debtor requests the automatic stay be terminated as to the surrendered collateral upon entry of Order Confirming Plan or other Order of the Court.

Name	Amount of Claim	Collateral Description
Bluegreen Corp.	\$ 8,774.00	Las Vegas Timeshare, 372 E Tropicana
	\$	
	\$	
	\$	

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9. LIEN AVOIDANCE: No lien will be avoided by the confirmation of this plan. Liens may be avoided only by separate Court Order, upon proper Motion including reasonable notice and opportunity for hearing.

Liens Debtor intends to avoid:

Name	Amount of Claim	Description of Property
	\$	
	\$	
	\$	
	\$	

10.NONSTANDARD PLAN PROVISIONS: Any nonstandard provision placed elsewhere in this plan is void.

By checking this box certification is made by the Debtor, if not represented by an attorney, or the Attorney for Debtor, that the plan contains no nonstandard provision other than those set out in this paragraph.

Date 09/06/2018 Date 09/06/2018 Attorney Signature Douglas F. DuFort Attorney Name 2517 Bar Number 1107 West Walnut Avenue Address Duncan, OK. 73533 City, State, Postal Code 580-252-6023 Telephone Number 580-252-6363 Fax Number dufort@sbcglobal.net **Email Address**

Attorney for Debtor(s)

Signature /s/ Alfredo Picazo

Debtor

Signature /s/ Carol Picazo

Joint Debtor